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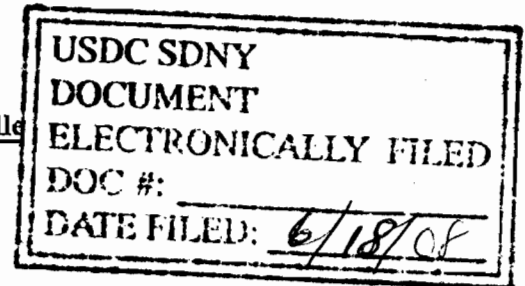
June 17, 2008

Via Facsimile 212-805-7913

Hon. Peter K. Leisure
United States District Judge, Room 1910
Daniel Patrick Moynihan United States Courthouse
500 Pearl Street
New York, New York 10007-1312

Re: **Cantone & Co., Inc. v. Seafrigo a.k.a. Seafrigo Marseille**
Docket Number: No. 07 CV 6602 (PKL)
Our Reference Number: 1040-07

MEMO ENDORSED



Dear Judge Leisure:

We represent the Plaintiff, Cantone & Co., Inc., in the above captioned matter admiralty action brought pursuant to Supplemental Admiralty Rule B of the Federal Rules of Civil Procedure.

On May 22, 2008, Defendant Seafrigo a.k.a. Seafrigo Marseille (hereinafter "Defendant") filed a Notice of Motion to Vacate Plaintiff's Rule B Attachment, or to Reduce the Amount and Substitute a Bank Guarantee; and a Motion to Dismiss the Case of the Basis of a Mandatory and Exclusive Foreign Forum Selection Agreement. Plaintiff's opposition papers were originally due on Monday, June 9, 2008. On June 9, 2008, your Honor granted Plaintiff an enlargement of time to file and serve its opposition papers on counsel for Defendant on or before Tuesday, June 17, 2008.

We have conferred with Stephen H. Vengrow, of Cichanowicz, Callan, Keane, Vengrow & Textor, LLP, counsel for the Defendants, and write to request that Your Honor approve a further agreed upon enlargement of time to the briefing schedule as follows:

- 1) Plaintiff to serve its papers in opposition to Defendant's Motion to Vacate or to Reduce the Amount and Substitute a Bank Guarantee; and Motion to Dismiss on or before **Friday, June 20, 2008**; and
- 2) Defendant to serve its reply papers five business days after Plaintiff's service of its opposition papers, to wit: on or before **Friday, June 27, 2008**.

This request is made on consent. This is Plaintiff's second request for an extension of time. As mentioned above, your Honor granted Plaintiff a first extension on June 9, 2008.

We note that Your Honor's individual practice rules require that this request be made five business prior to the original deadline for service. We respectfully request that Your Honor allow this request and approve the parties' modification to the scheduling order.

A copy of this letter is being sent via facsimile this morning to Defendant's counsel.

We thank Your Honor for your consideration of this request. Should Your Honor have any questions or comments we are available to discuss the same at any convenient time to the Court.

Respectfully submitted,

Anne C. LeVasseur

Anne C. LeVasseur

cc: Via Facsimile 212—344-7285
Stephen H. Vengrow
Counsel for Defendant

6/18/08

U.S. ORDERED

Patrick L. Thomas

USDJ